

This listing of claims will replace all prior versions, and listings, of claims in the application.

Listing of Claims:

1-6 (canceled).

7 (currently amended). A method of providing access to a first content package on a first computing device, the method comprising:

receiving first data indicative of a first digital license, wherein the first digital license specifies one or more terms governing the relicensing of the first content package, wherein the first digital license is associated with the first content package and permits access to the first content package on a second computing device but not on the first computing device, and wherein the first content package is usable only in accordance with one or more digital licenses, said first digital license being one of said one or more digital licenses; and

licensing the first content package for use on the first computing device in accordance with said one or more terms,
wherein the first content package comprises a content portion and the first digital license, and
wherein said licensing act comprises:

creating a second content package which comprises:

said content portion; and

a second digital license which permits access to said second content package on the first computing device; ~~and~~

transmitting said second content package to the first computing device; and
performing at least one action in compliance with a first one of said one or more terms,
wherein said first term requires revocation of the first digital license, and wherein said at least one action comprises sending an instruction to the second computing device which causes the second computing device to make the first digital license unusable.

8 (previously presented). The method of claim 7, wherein said first computing device associates said second digital license with the first content package.

9 (canceled).

10 (previously presented). The method of claim 7, wherein said licensing act comprises licensing the first content package for use on the first computing device in a manner that prohibits resale of the first content package.

11 (previously presented). The method of claim 7, wherein said receiving act comprises receiving the first content package.

12 (previously presented). The method of claim 7, wherein said receiving act comprises receiving the first digital license.

13 (previously presented). The method of claim 7, wherein said receiving act comprises receiving data which represents said one or more terms.

14-46 (canceled).

47 (previously presented). The method of claim 7, further comprising:
determining that licensure of the first content package for use on the first computing device is consistent with a first of said one or more terms.

48 (canceled).

49 (currently amended). The method of claim ~~[[48]]~~ 7, wherein said first term requires collection of a payment as a condition of licensing the first content package for use on the first computing device, and wherein said action comprises collecting said payment.

50 (currently amended). The method of claim ~~[[48]]~~ 7, wherein said first term specifies that a payment is to be provided to a party associated with the second computing device, and wherein said action comprises providing said payment to said party.

51 (canceled).

52 (currently amended). One or more computer-readable storage media having computer-executable instructions to perform a method of providing access to a first content package on a first computing device, the method comprising:

receiving first data indicative of a first digital license, wherein the first digital license specifies one or more terms governing the relicensing of the first content package, wherein the first digital license is associated with the first content package and permits access to the first content package on a second computing device but not on the first computing device, and wherein the first content package is usable only in accordance with one or more digital licenses, said first digital license being one of said one or more digital licenses; and

licensing the first content package for use on the first computing device in accordance with said one or more terms,
wherein the first content package comprises a content portion and the first digital license, and wherein said licensing act comprises:

creating a second content package which comprises:

said content portion; and

a second digital license which permits access to said second content package on the first computing device; and

transmitting said second content package to the first computing device,

wherein the method further comprises:

performing at least one action in compliance with a first one of said one or more terms,

wherein said first term requires revocation of the first digital license, and wherein said at least one action comprises sending an instruction to the second computing device which causes the second computing device to make the first digital license unusable.

53 (previously presented). The one or more computer-readable storage media of claim 52, wherein said first computing device associates said second digital license with the first content package.

54 (previously presented). The one or more computer-readable storage media of claim 52, wherein said licensing act comprises licensing the first content package for use on the first computing device in a manner that prohibits resale of the first content package.

55 (previously presented). The one or more computer-readable storage media of claim 52, wherein said receiving act comprises receiving the first content package.

56 (previously presented). The one or more computer-readable storage media of claim 52, wherein said receiving act comprises receiving the first digital license.

57 (previously presented). The one or more computer-readable storage media of claim 52, wherein said receiving act comprises receiving data which represents said one or more terms.

58 (previously presented). The one or more computer-readable storage media of claim 52, wherein the method further comprises:

determining that licensure of the first content package for use on the first computing device is consistent with a first of said one or more terms.

59 (canceled).

60 (currently amended). The one or more computer-readable storage media of claim [[59]] 52, wherein said first term requires collection of a payment as a condition of licensing the first content package for use on the first computing device, and wherein said action comprises collecting said payment.

61 (currently amended). The one or more computer-readable storage media of claim [[59]] 52, wherein said first term specifies that a payment is to be provided to a party associated with the second computing device, and wherein said action comprises providing said payment to said party.

DOCKET NO.: MSFT-0314/164088.1
Application No.: 09/909,673
Office Action Dated: December 11, 2006

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62 (canceled).